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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/775,718	02/09/2004	Adlai Smith	38203-6082B	3857
33123	7590 05/17/2006		EXAMINER	
HELLER EHRMAN LLP			KOYAMA, KUMIKO C	
4350 LA JOI 7TH FLOOR	LLA VILLAGE DRIVE #	700	ART UNIT PAPER NUMBER	
SAN DIEGO, CA 92122			2876	
			DATE MAILED: 05/17/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/775,718	SMITH ET AL.		
		Examiner	Art Unit		
		Kumiko C. Koyama	2876		
-	The MAILING DATE of this communication app	1			
Period fo			·		
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS nations of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 20 M	arch 2006.			
2a) <u></u> ☐	a) This action is <b>FINAL</b> . 2b) This action is non-final.				
3) 🗌					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.		
Dispositi	on of Claims	•			
5)□ 6)⊠ 7)□	Claim(s) 44-47 and 50-54 is/are pending in the 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 44-47 and 50-54 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	vn from consideration.			
Applicati	on Papers				
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>19 September 2005</u> is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction to the oath or declaration is objected to by the Ex	are: a)⊠ accepted or b)⊡ object drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119		•		
a)[	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the prior  application from the International Bureau  See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received. I (PCT Rule 17.2(a)).	on No ed in this National Stage		
Attachma=:	*/c)		•		
Attachmeni 1) Notic	t(s) e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)		
2) D Notic 3) Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da			

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### **DETAILED ACTION**

Amendment received on March 20, 2006 has been acknowledged.

## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on March 20, 2006 has been entered.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 44, 50 and 51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ausschnitt et al (US 5,805,290, as cited by the Applicant) in view of Templeton et al (US 6,269,322).

Ausschnitt '290 discloses an apparatus for determining overlay error and an overlay target having array elements (Fig 18), and an optical metrology tool is used to measure the array of elements (col 10, lines 33-35). The target comprises four sets of alignment attributes. The first

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set of alignment attributes 140 is disposed along a first column (Fig 18). The second set of alignment attributes 142 is complementary to the first set of alignment attributes and is disposed along a second column distinct from the first column, wherein the alignment attributes in the first and second sets are aligned in corresponding rows (Fig 18). The third set of alignment attributes 134 is distributed along the first row between the first and second column (Fig 18). The fourth set of alignment attributes 132 is complementary to the third set of attributes and is disposed in a second row distinct from the first row, wherein the alignment attributes in the third and fourth sets are aligned in corresponding columns (Fig 18). Ausschnitt '290 also teaches that the second and fourth alignment attributes are complementary to the first and third alignment attributes, respectively, in that an exposure of the second and fourth alignment attributes interlock with a previous exposure of the first and third alignment attributes (Fig 18). Ausschnitt '290 further teaches that his invention provides a process for determining critical dimension bias or overlay error in a substrate formed by a lithographic process by initially providing an array of elements on a substrate, the array comprising a plurality of spaced, substantially parallel elements having a length and a width. The sum of the width of an element and the spacing of adjacent elements define a pitch of the elements (col 3, lines 1-5).

Ausschnitt '290 fails to teach a stage that is shifted in a desired direction relative to the reticle. Ausschnitt '290 also fails to teach that the offset measurements of the exposed alignment attributes are used to determine a self referenced wafer stage overlay error map.

Templeton discloses a wafer stage 160 that is two-dimensionally movable in x-direction and y-direction. The stage 160 and wafer holder 150 are controlled by a controller 200. The controller 200 effects rotation of the wafer holder 150 and movement of the stage 160 via

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plurality of motors for wafer alignment and positioning (col 9, lines 10-18). Templeton also teaches that in a step-and-repeat type apparatus, the wafer is moved in steps by predetermined distances. The wafer typically is placed on a two-dimensionally movable stage and positioned relative to a projected image of a reduction projection type exposure apparatus (col 1, lines 62-67). Templeton also discloses that the coordinates (x<sub>3</sub>, y<sub>3</sub>) and/or the geometric relationship between marks 284a and 284b may be employed by the processor 210 to map a virtual alignment mark so as to facilitate wafer alignment and mitigate overlay error due to reticle rotation errors and/or lens magnification errors.

Therefore, it would have been obvious to an artisan ordinary skill in the art at the time the invention was made to integrate the teachings of Templeton to the teachings of Ausschnitt '290 because the stage provides movements in smaller increments and thereby the system is able to provide a more minute adjustment to accurately align the reticles in its proper position.

4. Claims 45, 47, 52 and 54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ausschnitt '290 as modified by Templeton in view of Dao et al (US 5,700,602, as cited by the Applicant). Ausschnitt '290 as modified by Templeton have been discussed above.

Re claim 45 and 47: Ausschnitt '290 as modified by Templeton fails to disclose that the reticle has reduced transmission.

Dao discloses an attenuated phase-shifting reticle that uses an embedded film, which is engineered to have a reduced transmission (col 2 lines 7-10).

In view of Dao, it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to employ the teachings of Dao to the teachings of Ausschnitt '290

· as modified by Templeton in order to minimize effects of diffraction, therefore resulting in more accurate reading of overlay measurement and improve the overlay alignment.

5. 'Claims 46 and 53 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ausschnitt '290 as modified by Templeton and Dao as applied to claim 45 above, and further in view of Fukuda (US 5,262,257, as cited by the Applicant). Ausschnitt '290/Templeton/Dao have been discussed above.

Ausschnitt '290/Templeton/Dao fails to teach a reticle comprising a partially reflecting dielectric coating.

Fukuda discloses an alignment patter of a mask formed by a dielectric material film 36 (col 3 lines 32-34).

In view of Fukuda, it would have been obvious to an artisan of ordinary skill in the art at the time the invention was made to employ the teachings of Fukuda to the teachings of Ausschnitt '290/Templeton/Dao as modified by Dao in order to reflect the light and acquire proper image of the patter for overlay alignment.

### Response to Arguments

6. Applicant's arguments with respect to claims 44-47 and 50-54 have been considered but are moot in view of the new ground(s) of rejection.

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## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kumiko C. Koyama whose telephone number is 571-272-2394. The examiner can normally be reached on Monday-Friday 8am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on 571-272-2398. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kumiko C. Koyama Kumiko C. Koyama

May 15, 2006

STEVEN S. PAIK